## **Article - Family Law**

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§10–215.

- (a) After a pretrial inquiry before the State's Attorney, a deputy State's Attorney, or an assistant State's Attorney, the State's Attorney may:
- (1) file an information that charges the accused individual with nonsupport or desertion, as appropriate; or
- (2) seek an indictment that charges the accused individual with nonsupport or desertion, as appropriate.
- (b) After an information is filed and before trial, the court, with the written consent of the accused individual, may pass an order under § 10-202 or § 10-204 of this subtitle.
- (c) If the accused individual fails or refuses to consent to a court order being passed, the individual has a right to be tried on the charge.

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